# IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF TEXAS MARSHALL DIVISION

PERSONALIZED MEDIA COMMUNICATIONS, LLC,  Plaintiff,  vs.  APPLE, INC.,  Defendant.	<i>∞</i> ∞ ∞ ∞ ∞ ∞ ∞ ∞ ∞	Case No. 2:15-cv-01366-JRG-RSP LEAD CASE
PERSONALIZED MEDIA COMMUNICATIONS, LLC,  Plaintiff,  vs.  TOP VICTORY ELECTRONICS (TAIWAN) CO. LTD., TPV INT'L (USA), INC.,	on on on on on on on on	Case No. 2:15-cv-01206-JRG-RSP
ENVISION PERIPHERALS, INC., TOP VICTORY ELECTRONICS (FUJIAN) CO. LTD., TPV ELECTRONICS (FUJIAN) CO. LTD., TPV TECHNOLOGY LTD., and VIZIO, INC.  Defendants.	n	

# JOINT MOTION FOR LEAVE TO EXCEED PAGE LIMITS

Plaintiff Personalized Media Communications, LLC ("PMC") and Defendants Top Victory Electronics (Taiwan) Co. Ltd., TPV Int'l (USA), Inc., Envision Peripherals, Inc., Top Victory Electronics (Fujian) Co. Ltd., TPV Electronics (Fujian) Co. Ltd., TPV Technology Ltd., Hon Hai Precision Industry (Taiwan) Co., Ltd., Wistron Corp., Wistron InfoComm Technology (Texas) Corp., Wistron InfoComm Technology (America) Corp. and VIZIO, Inc. (collectively,

the "VIZIO defendants") file this Joint Motion for Leave to Exceed Page Limits and show the Court as follows:

Pursuant to Amended Docket Control Order (Dkt. 133), on May 17, 2016, PMC filed its opening claim construction brief, which totaled thirty pages and addressed both issues raised by Apple (Case No. 2:15-cv-01366) and the VIZIO defendants (Case No. 2:15-cv-01206). Pursuant to Amended Docket Control Order (Dkt. 133), Defendants have the opportunity to file separate briefs responding to PMC's claim construction positions – Apple in the amount of thirty pages and the VIZIO defendants in the amount of ten pages:

May 31, 2016 Unchanged	Unchanged	PHASE 1: Comply with P.R. 4-5(b) (Responsive Claim Construction Brief)
	Defendants are permitted to file a Responsive Claim Construction brief in each case. Apple's brief shall be governed by the page limits set forth in P.R. 4-5(e). Defendants in Civil Action No. 2:15-cv-01206 may file a separate brief limited to overlapping claim terms, which shall be no more than 10 pages.	

The VIZIO defendants respectfully request a five page extension for a total of fifteen pages to respond to PMC's claim construction positions. Likewise, PMC respectfully requests ten pages to respond to the claim construction positions raised by the VIZIO defendants in Case No. 2:15-cv-01206. These requests would not impact the remaining briefing in Case No. 2:15-cv-01366, which provides Apple with an opportunity to file a responsive brief of up to thirty pages and PMC an opportunity to file a reply of up to ten pages.

Dated: May 26, 2016 Respectfully submitted,

#### By: /s/ Elizabeth L. DeRieux

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/s/ Steven G. Schortgen by permission\_

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**CERTIFICATE OF SERVICE** 

I hereby certify that the all counsel of record who are deemed to have consented to

electronic service are being served this 26<sup>th</sup> day of May, 2016, with a copy of this document via

he Court's CM/ECF system per Local Rule CV-5(a)(3). Any other counsel of record will be

served by electronic mail, facsimile transmission and/or first class mail on this same date.

/s/ Elizabeth L. DeRieux

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